

REMARKS

Claim Renumbering

Applicants thank the Examiner for renumbering the claims inadvertently numbered incorrectly. The claim dependencies are not changed however since they are as intended by applicants.

Claim Rejections Under 35 USC § 112

The term “general” has been removed from claim 12. Applicants missed these in the last reply when all the other occurrences were removed.

Claim 14 was rejected for the recitation of “enteral.” Attached is page 575 of Stedman’s Medical Dictionary, 26th Edition, which provides the definition of this term as “within, or by way of, the intestine or gastrointestinal tract, especially as distinguished from parenteral.” Thus, the meaning of this term is clear to one of ordinary skill in the art.

Double Patenting

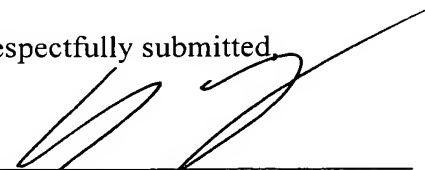
Applicants respectfully request the withdrawal of this provisional rejection over 11/274,895 in accord with MPEP 804(I)(B)(1), which states that

If a "provisional" nonstatutory obviousness-type double patenting (ODP) rejection is the only rejection remaining in the earlier filed of the two pending applications, while the later-filed application is rejectable on other grounds, the examiner should withdraw that rejection and permit the earlier-filed application to issue as a patent without a terminal disclaimer.

Since this application is earlier filed than 11/274,895, this rejection should be withdrawn as it is the only remaining rejection.

The Commissioner is hereby authorized to charge any fees associated with this response or credit any overpayment to Deposit Account No. 13-3402.

Respectfully submitted,



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